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VICTOR SHERMAN (SBN: 38483) 1 LAW OFFICES OF VICTOR SHERMAN 11400 West Olympic Boulevard, Suite 1500 Los Angeles, California 90064 Telephone: (310) 399-3259 Facsimile: (310) 392-9029 3 Email: victor@victorsherman.law 5 Attorney for Defendant ADRIAN ARREDONDO ALVARADO 6 7 8 UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 11 UNITED STATES OF AMERICA, Case No. 20-CR-00019-CRB-BAM 12 Plaintiff. STIPULATION TO 13 **CONTINUE SURRENDER** DATE; ORDER 14 ADRIAN ARREDONDO ALVARADO, 15 Defendant. 16 17 Defendant, Adrian Arredondo Alvarado, by and through his counsel of record. 18 19 Victor Sherman, and Plaintiff United States of America, by and through its counsel 20 of record, Justin J. Gilio, hereby stipulate that defendant's surrender date be 21 continued from April 10, 2024 to July 8, 2024. 22 23 Defendant was sentenced on January 8, 2024 and was ordered to surrender on 24 April 10, 2024 by 12:00 p.m. However, defendant's oldest son is expected to 25 graduate from High School in mid-June, 2024. He also recently started his baseball 27 season and would like to have his father present as he finishes his season, since he's 28 ///

## Case 1:20-cr-00019-CRB-BAM Document 211 Filed 03/01/24 Page 2 of 2 been playing this sport since he was five years old. Defendant's family is also working out the changes in their financial situation and he would like to have his 3 family fully relocated before he is incarcerated. He would also like to spend his 5 mother's birthday with her on July 4, as she is of old age and he is not sure if she will still be alive and well when he finishes his term in prison. 7 Therefore, defendant would like to request an extension of his surrender date to 8 9 July 8, 2024 at 12 p.m. Counsel has communicated with Assistant United States 10 Attorney, Justin Gilio who does not oppose the request. 11 Therefore, for the reasons set forth above, the parties agree that defendant's 12 surrender date currently scheduled for April 10, 2024, be continued to July 8, 2024 at 13 12:00 p.m. 14 IT IS SO STIPULATED 15 Respectfully submitted, 16 Dated: February 28, 2024 By: 17 /s/ Victor Sherman 18 Attorney for Defendant 19 IT IS SO STIPULATED **20** Dated: February 28, 2024 s/ Justin J. Gilio 21 Assistant United States Attorney 22 IT IS SO ORDERED. 23

Dated: March 1, 2024

UNITED STATES DISTRICT JUDGE

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